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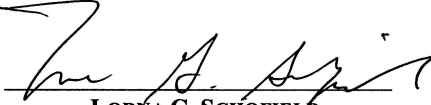
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June 5, 2020

Application Granted. Defendant Anderson's self-surrender date is hereby extended to September 3, 2020. The Clerk of the Court is directed to terminate the letter motion at docket number 82.

Dated: June 9, 2020  
New York, New York



LORNA G. SCHOFIELD  
UNITED STATES DISTRICT JUDGE

Re: United States v. Carl Anderson, et. al  
18 CR. 712 (LGS)

Dear Judge Schofield:

I write on behalf of defendant Carl Anderson to request an adjournment of his self-surrender date, which is currently scheduled for June 10, 2020.

I have contacted Assistant United States Attorney Nicolas Roos via email and he has consented to adjourning Carl Anderson's self-surrender date to any day in September, 2020.

Please also be advised that I have spoken with Carl Anderson's Pretrial Officer Assistant, Courtney M. Defeo, who has stated no objection.

A date in September should provide enough time for a safe environment for his placement due to the current Coronavirus/Covid19 Pandemic, especially in light of Mr. Anderson's age and current medical situation which puts him at a higher risk.

Thank you, Your Honor for your courtesy in this matter and throughout this entire case.

Respectfully yours,



JOSEPH R. BENFANTE

cc: Assistant U.S. Attorney Nicolas Roos  
Pretrial Officer Assistant, Courtney M. Defeo